

1 M. ELIZABETH DAY (SBN 177125)  
eday@feinday.com  
2 DAVID ALBERTI (SBN 220265)  
dalberti@feinday.com  
3 MARC BELLOLI (SBN 244290)  
mbelloli@feinday.com  
4 **FEINBERG DAY ALBERTI LIM & BELLOLI**  
**LLP**  
5 1600 El Camino Real, Suite 280  
Menlo Park, CA 94025  
6 Tel: 650.618.4360  
Fax: 650.618.4368  
7 HAO NI (*pro hac vice*)  
hni@nilawfirm.com  
8 **NI, WANG & MASSAND, PLLC**  
8140 Walnut Hill Lane, Suite 500  
Dallas, TX 75231 Telephone: (972) 331-4600  
9 Facsimile: (972) 314-0900  
10  
11 Attorneys for Plaintiff  
HYPERMEDIA NAVIGATION LLC  
12  
13  
14  
15

DARIN W. SNYDER (S.B. #136003)  
dsnyder@omm.com  
LUANN L. SIMMONS (S.B. #203526)  
lsimmons@omm.com  
DAVID ALMELING (S.B. #235449)  
dalmeling@omm.com  
MELODY DRUMMOND HANSEN  
(S.B. #278786)  
mdrummondhansen@omm.com  
MARK LIANG (S.B. #278487)  
mliang@omm.com  
BILL TRAC (S.B. #281437)  
btrac@omm.com  
**O'MELVENY & MYERS LLP**  
Two Embarcadero Center, 28th Floor  
San Francisco, California 94111-3823  
Tel: (415) 984-8700  
Facsimile: (415) 984-8701

16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28  
Attorneys for Defendant  
GOOGLE LLC

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
OAKLAND DIVISION

HYPERMEDIA NAVIGATION LLC,

Plaintiff,

v.

GOOGLE LLC,

Defendant.

Case No. 4:18-cv-06137-HSG

**STIPULATION AND ORDER TO  
STAY DEADLINES**

STIPULATION AND  
ORDER TO STAY  
NO. 4:18-CV-06137-HSG

1 Plaintiff Hypermedia Navigation LLC (“Hypermedia”) and Defendant Google LLC  
2 (“Google”) (collectively, the “Parties”) give notice that the Parties have reached a tentative  
3 settlement in principle. The Parties are currently working on preparing final settlement  
4 documentation and, at the appropriate time, anticipate submitting a stipulation for dismissal of this  
5 matter.

6 In the interim, the Parties respectfully request that the Court stay and extend all pending  
7 deadlines for 30 days, including the following deadlines that are scheduled to occur within the next  
8 30 days:

	Current Deadline	Proposed New Deadline
11 Exchange of Preliminary Constructions and 12 Extrinsic Evidence	6/6/2019	7/5/2019
13 Deadline for Plaintiff to file any Amended Complaint	6/17/2019	7/17/2019
14 Joint Claim Construction and Prehearing Statement	6/20/2019	7/19/2019

1  
2 Dated: June 6, 2019

Respectfully submitted,  
**NI, WANG & MASSAND, PLLC**

4 By: /s/ Hao Ni  
5 Hao Ni

6 Attorney for Plaintiff  
7 HYPERMEDIA NAVIGATION LLC

8 Dated: June 6, 2019

**O'MELVENY & MYERS LLP**

9  
10 /s/ Mark Liang  
11 Mark Liang

12 Attorney for Defendant  
13 GOOGLE LLC

14 **FILER'S ATTESTATION**

15 Pursuant to Civil L.R. 5-1(i)(3), regarding signatures, I, Mark Liang, attest that  
16 concurrence in the filing of this document has been obtained.

17 Dated: June 6, 2019

/s/ Mark Liang  
18 Mark Liang

## **ORDER**

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: June 6, 2019

Haywood S. Gilliam, Jr.  
The Honorable Haywood S. Gilliam, Jr.  
United States District Judge